

Patricia Kane
CRCF
7 Ferrell Street
S. Burlington
Vt. 05403

U.S. DISTRICT COURT
DISTRICT OF VERMONT
FILED

2016 MAY -3 PM 2:24

3/11/16

CLERK

Complaint

2:16-cv-117

BY

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DEPUTY CLERK

1942 § 1983

Every person who, under color of any statute, ordinance, regulation, custom or usage, of any State or Territory, or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges or immunities secured by the Constitution and laws shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for Redress."

P

vs.

Patricia Kane

Plaintiff

Erica Marthase

et al.

Defendant

Prosecutor of

Bennington.

et al.

David Howard
Judge of Bennington

Christine Remville
Former Prosecutor

Bennington.

3/11/14

Christine Reinville
Defendant

Patrice Kene v
Plaintiff -

Erica Marthege
Defendant
Prosecutor of Bunninton

David Howard
Defendant
Judge of Bunninton

- Complaint -

By this suit, I attest that Erica Marthege and David Howard*, knowingly filed, wrote and signed, respectively, a knowingly perjured and fraudulent state Police warrant to justify the fraudulent 'national false alarm' of the Amber Alert of January 2015.

Indeed this perjured and fraudulent police warrant was predicated upon pure untranslated hearsay of a French file concerning my son, Zachary

* with the assistance of Christine Reinville.

Lee, that was never investigated, and never translated, and never read by those named

I attest that the two named defendants sought the media spotlight together, and this was the essential motivating factor to gain national attention.

Further, under the tutelage and Direction of Eric Marthage, former prosecutor, Christine Reinville, assumed an integral role to fraudulently justify her persecution of myself, in a relationship of conspiracy with Judge David Howard and Eric Marthage, compromising any possibility of justice.

The Police warrants that ensued for my subsequent arrest were devoid of true and actual probable cause that the child was in danger, Zachary Lee, and ~~also~~ the fraudulent legal construction of DCF custody of my son Zachary Lee, was also predicated upon the absence of any probable cause.

Further, these three defendants intentionally motivated the State Police, wrongfully

on fraudulently, to persue and arrest
an innocent individual.

Thus, before this Court, I Petitioner Kene
hereby seek relief for:

1. Defamation and Slander - on a national scale.
2. False Arrest
3. False Imprisonment
4. Intentional infliction of emotional distress
5. Grave prejudice which inevitably
sacrificed my right to a fair hearing
by an impartial court.
6. Denial of Constitutional rights
7. Abuses suffered as a result of perjury
and fraud with respect to the
alarm itself and the filing of
knowingly false Police Warrants.
8. The intentional and knowing issue
of a false alarm.
9. Attorney fees

Thus, I hereby also seek relief for

10. Unjustified separation from my son
11. Unjustified prolongation of litigation
in the juvenile docket 126-11-13

Ray W

12. Unjustified prolongation of separation from my son, Zachary Lee

13. Blackmail re: 'Involuntary Plea' of 7/8/14

And I request relief from the retaliatory and vindictive prosecution of three named defendants by the filing and subsequent pursuit of knowingly false criminal charges against myself, which have thus continued unabatedly

As I had brought my son to Hanover, NH for dinner, (I am a 1986 graduate of Dartmouth College) I chose by bring this suit before the Court of the U.S. District of New Hampshire; and the U.S. District Court of Burlington.

And

I Patricia Kene hereby seek relief in the form of compensatory, monetary, and punitive damages for the violation of constitutional rights, including false arrest, excessive bail, excessive sentencing, false imprisonment, and threats and coercion (blackmail) to

plead guilty, all under the knowing consent of a Judge who consistently acted in complicity with the defendants.


And by Blackmail, I attest that former attorney, Stephen Seltensfeld, eld communicated to myself that if I did NOT plead guilty, Gabriele Raimville, former prosecutor of Bennington, would file charges against my daughter, Mertle Lee, (DOB 2/7/96)

Under the 4th Amendment, a neutral and detached magistrate must issue a search warrant for the warrant to be valid. United States v. Leon, 468 U.S. (1984). Thus I was arrested by an invalid warrant, one of intentional and knowingly fraudulent construction and perjury there-in

Further, as Judge Howard, and Prosecutors Martinez and Raimville, had fraudulently achieved a temporary custody order, an extension of their emergency
of 1/17/16

order

entirely by means of speering on government documents, (indeed a fraudulently created construction by the government agency (DOF) ~~by~~ kidnapping* of my son, but by outrageously unlawful, and unconstitutional conduct, with respect to their actions outside the law, but under the color of law'), I attest that their production was indeed fraudulently realized. Further, Reinhold and Mettler, prosecutors in my criminal case (17-1-14) were indeed the attorneys for Baumgarten DCF, and not that judge Howard did indeed sign both these orders, the ECO, emergency custody order, and the ²FCO, the temporary custody order 1/17/14.

From an objective perspective, it is thus clear that the persecution, one of numerous and unidirectional abusive prosecution, was pre-dictated upon the fraudulent construction of legal documents, in violation of international law, Due Process, and the French decision of May 2013, and the untimely, instead file there-in. Thus, I hereby request relief.  Patrice Baum 3/14/16

²⁰ I refer here to the 'legal' but unlawful kidnapping of my son by the collusion between the Baumgarten Court & the Baumgarten DCF.